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consumer for injuries due to defects or impurities in the article or commodity manufactured and placed by him on the market for sale and sold by another. The Supreme Court of Tennessee, in *Liggett & Myers Tobacco Co. v. Cannon*, 178 Southwestern Reporter, 1009, held that chewing tobacco was not a food-stuff; food including only that which tends to build bodily tissues.

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### IN VACATION.

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Defendant (in a loud voice)—“Justice! Justice! I demand justice!”  
Judge—“Silence! The defendant will please remember that he is in a courtroom.”

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A Scottish prison chaplain, recently appointed, entered one of the cells on his first round of inspection, and thus addressed the prisoner who occupied it:

“Well, my man, do you know who I am?”

“No, nor I dunna care!” was the nonchalant reply.

“Well, I’m your new chaplain.”

“Oh, ye are? Then I hae heard o’ ye before.”

“And what did you hear?” returned the chaplain, his curiosity getting the better of his dignity.

“Well, I heard that the last two kirks ye were in ye preached them baith empty; but I can say ye willna find it quite sae easy to do the same wi’ this.”—Tit-Bits.

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The attorneys for the prosecution and defense had been allowed fifteen minutes each to argue the case. The attorney for the defense had commenced his argument with an allusion to the old swimming-hole of his boyhood days. He told in flowery oratory of the balmy air, the singing birds, the joy of youth, the delights of the cool water—

And in the midst of it he was interrupted by the drawling voice of the judge:

“Come out, Chauncey,” he said, “and put on your clothes. Your fifteen minutes are up.”—Everybodys.

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### BOOK REVIEWS.

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**A Treatise on the Modern Law of Evidence**—By Charles Frederick Chamberlayne, Esquire; of the Boston and New York Bars, American Editor of Best’s Principles of the Law of Evidence, American Editor of the International Edition of Best on Evidence, American Editor of Taylor on Evidence. Vol. V. Media of Proof. Howard C. Joyce, Editor—Author of “Law of Injunc-